

Exhibit 10

From: Neil Currie <CurrieN@adr.org>
Sent: Monday, June 8, 2020 1:57 PM
To: Peter Skinner; Feldman, Brian M.
Cc: AAA Karen D'Amico
Subject: RE: Spencer Meyer v. Uber Technologies, Inc. - Case 01-18-0002-1956 [HSELAW-WORKSITE.FID672620]

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Mr. Skinner and Mr. Feldman,

The AAA is in receipt of Mr. Skinner's letter of June 3, 2020 requesting Arbitrator Weinstein submit a declaration addressing Mr. Meyer's allegations, and Mr. Feldman's email of June 4, 2020 objecting to that request, and Mr. Skinner's letter in reply dated June 5, 2020. We have consulted with the arbitrator, and Arbitrator Weinstein is in agreement that the applicable AAA Rule appears to preclude him from voluntarily submitting a declaration or furnishing any other form of testimony in the litigation concerning this arbitration. Arbitrator Weinstein has advised the AAA that he will however abide by an order of the court that rules his testimony is not precluded by the AAA Rule.

We ask that the parties continue to refrain from communicating with Arbitrator Weinstein directly and instead, send any communication related to this matter to the AAA with opposing counsel on copy.

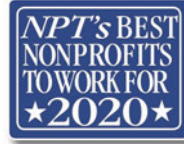
Thank you.

Neil Currie



Neil Currie
Vice President

American Arbitration Association
International Centre for Dispute Resolution
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From: Peter Skinner <pskinner@bsfllp.com>
Sent: Friday, June 5, 2020 8:22 AM
To: AAA Karen D'Amico <KarenDamico@adr.org>
Cc: Les Weinstein <lesweinsteinadr@gmail.com>; Feldman, Brian M. <bfeldman@hselaw.com>
Subject: RE: Spencer Meyer v. Uber Technologies, Inc. - Case 01-18-0002-1956 [HSELAW-WORKSITE.FID672620]

***** External E-Mail – Use Caution *****

Ms. D'Amico,

Please see the attached correspondence.

Very truly yours,

Peter M. Skinner

Partner

BOIES SCHILLER FLEXNER LLP

55 Hudson Yards
New York, NY 10001
(t) +1 212 303 3654
pskinner@bsflp.com
www.bsflp.com

From: Feldman, Brian M. [<mailto:bfeldman@hselaw.com>]

Sent: Thursday, June 4, 2020 2:31 PM

To: KarenDAmico@adr.org

Cc: Peter Skinner <pskinner@bsflp.com>

Subject: RE: Spencer Meyer v. Uber Technologies, Inc. - Case 01-18-0002-1956 [HSELAW-WORKSITE.FID672620]

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Ms. D'Amico,

We respectfully refer the tribunal and Uber to Rule R-49(e) of the AAA Consumer Arbitration rules. That rule provides both that “[p]arties to an arbitration under these rules may not call the arbitrator . . . as a witness in litigation or any other proceeding relating to arbitration” and that “[t]he arbitrator . . . [is] not competent to testify as a witness in any such proceeding.” The Rule thus appears to preclude testimony from the arbitrator.

Please advise as to the applicability of Consumer Rule 49(e) here. We respectfully request guidance from the AAA as to whether arbitrator’s testimony, as contemplated below, is appropriate under the Rule.

Respectfully submitted,
Brian Feldman



Brian M. Feldman, Partner
Harter Secrest & Emery LLP, Attorneys and Counselors

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From: Peter Skinner <pskinner@bsflp.com>
Sent: Thursday, June 4, 2020 2:03 PM
To: Les Weinstein <lesweinsteinadr@gmail.com>
Cc: KarenDAmico@adr.org; Feldman, Brian M. <bfeldman@hselaw.com>
Subject: RE: Spencer Meyer v. Uber Technologies, Inc. - Case 01-18-0002-1956

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Arbitrator Weinstein,

I am copying Karen D'Amico from the AAA and Brian Feldman, Claimant's counsel. I respectfully ask that you include them in any future correspondence so that we have no *ex parte* communications.

You can provide whatever relevant facts you wish. We had suggested a declaration, but if you prefer to respond in some other format, that is of course fine. We will provide Judge Rakoff with any facts that you provide to us.

Respectfully,

Peter M. Skinner
Partner

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From: Les Weinstein [<mailto:lesweinsteinadr@gmail.com>]
Sent: Thursday, June 4, 2020 12:47 PM
To: Peter Skinner <pskinner@bsflp.com>
Subject: Re: Spencer Meyer v. Uber Technologies, Inc. - Case 01-18-0002-1956

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May I respond with relevant facts ?

On Jun 3, 2020, at 5:54 PM, Peter Skinner <pskinner@bsflp.com> wrote:

Ms. D'Amico,

Please see the attached correspondence concerning the above-referenced matter.

Very truly yours,

Peter M. Skinner
Partner

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<2020.06.03 letter to AAA.pdf>